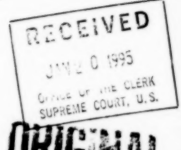
FRED A. WHITAKER 872 69TH AVE. OAKLAND, CA. 94621 510-569-1343

94-7743



WRIT OF CERTIORARI
THE UNITED STATES SUPREME COURT

FRED A. WHITAKER APPELLANT

CASE! California Supreme Court!

VS

SUPERIOR COURT SAN FRANCISCO COUNTY RESPONDENT

CALIFORNIA SUPREME COURT AND
CALIFORNIA'S COURT OF APPEAL
FIRST APPELLATE DISTRICT AND MERRILL
REESE INC. REAL PARTY IN INTEREST

Supreme Court, U.S.

F I L' E D

JAN 2 0 1995

OFFICE OF THE CLERK

1.0 Petitioner (Fred A. Whitaker) asks the Supreme Court of the United States to allow him to proceed In Forma Pauperis. Attached to this Petition for A Writ of Certiorari is a declaration in support of this motion with a affidavit & declaration in support of this motion. petitioner has previously granted a right to proceed by In Forma Pauperis (cost waivers) at all appellate court levels in this case.

1/5/95

Fred A. Whitaker

Fred A whitake

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## MEMORANDUM OF POINTS AND AUTHORITIES

Committee on Children's television Inc. V general Foods Corp. 35 Cal.3d at 197

Briggs V Supreme Ct 215 C 336; keating V Supreme Ct 45 C2d; Oak Groove School Dist. V city Title Ins. Co. 217 CA2d 678; United Farm Workers of America V Superior Ct 176 Cal. App. 3d 97; Housing authority V Superior Ct 35 C2d 550; Bodzer estate 128 CA2d 710; Auto Equity sales Inc. V Superior Ct 57 C2d 450; LA County V Supreme Ct 253 CA2d 670; People V Hall 86 CA3d 753; People V Superior Ct 160 Cal. App. 3d 1081; Kohn V Superior Ct 239 CA2d 428; Woodman V Silerage 263 CA2d 390; Sambrano V Superior Ct 31 CA3d 416; Zdonek V Superior ct 38 CA3d at 849

kreting V Superior ct 63 CA2d; Chastain V Superior Ct 14 CA2d 97; Miller V Lux Inc. V Superior Ct 19 CA2d 828; Cahoun V Superior Ct 46 C2d 18; blackman V Mac Coy 169 CA2d 873; Evans V Superior Ct 107 CA 372; Keating V Superior Ct 45 C2d 440; oak School dist. V City Title ins. Co. 217 CA2d 678.

People V Superior Court harris 217 Cal.app.3d 1332; People V Mendazci 55 Cal.App.2d 625-633

Muller V Tanner 2 CA3d at 443; Taliaferro V Hoogs 236 CA2d at 528 and 237 CA2d at 74; First Western Development Corp. V Superior Court 212 Cal.App.3d at 860; Vinncombe V State of California 172 Cal.App.2d at 54

Breadeau V Superior Ct 121 Cal Rptr at 585; Vinncombe V State of California 172 Cal.2d at 54; Ruben Gonzales V Fox 68 Cal.app.3d at supp page 16; In allen V Jordanos 52 Cal.App.3d at 160; Rhodes V Superior Ct 90 Cal.App.3d 488

- (A) QUESTIONS FOR REVIEW:
- (1) ALL LITIGANTS UNDER THE FEDERAL CONSTITUTIONAL HAVE A RIGHT TO A FAIR TRIAL/HEARING. THIS RIGHT INCLUDES THE RIGHT FROM JUDICIAL BIAS.
- (2) ONCE ANY STATE COURT OF REVIEW HAS CONFERRED UPON IT'S CITIZEN'S A RIGHT TO APPELLATE REVIEW BY WRIT OF MANDATE/PROHIBITION THAT JUDICIAL BODY IS BOUND BY LAW TO: (A) DETERMINE THE CURRENT LAW PERTAINING TO LEGAL ISSUE BEFORE THAT JUDICIAL BODY AND (B) DETERMINE WHETHER THE LOWER COURT HAD COMPLIED WITH THE CURRENT LAW PRIOR TO MAKING A DECISION WHETHER LOWER COURT ACTED IN EXCESS OF THEIR LEGAL AUTHORITY.
- (3) LOWER COURT OF LAW JUDGE VIOLATED PETITIONER'S 1ST,5TH,11TH AND 14TH AMENDMENT RIGHTS BY DETERMINING PETITIONER'S LEGAL RIGHTS WITHOUT FIRST ESTABLISHING "FACTS" BY THE PROPER RULES OF EVIDENCE (BURDEN OF PROOF, BURDEN OF EVIDENCE, ADMISSABILITY OF INADMISSABILITY OF EVIDENCE ETC)
- (4) ALL LITIGANTS UNDER THE FEDERAL CONSTITUTION HAS A LEGAL RIGHT NOT TO HAVE ANY JUDGE "DISCOUNT THEIR EVIDENCE"/LEGAL DOCUMENTS BROUGHT BEFORE ANY COURT OF LAW AND OR REVIEW.
- (5) A LITIGANT'S CONSTITUIONAL RIGHT TO A FAIR TRIAL IS DENIED WHEN A JUDGE IS LEGALLY REMOVED FOR BEING BIAS PRIOR TO A MOTION FOR RECONSIDERATION DATE AND THEN PRESIDES AT THAT HEARING AND MAKES JUDICIAL RULING AGAINST ANY LITIGANT.
- (6) ONCE ANY JUDGE HAS BEEN REMOVED FOR JUDICIAL BIAS (CCP 170.6 OR 170.1(6) STATE OF CALIFORNIA ) THAT JUDGE HAS NO LEGAL AUTHORITY TO PRESIDE AND OR MAKE ANY COURT RULING CONCERNING PETITIONER'S MOTION FOR RECONSIDERATION.TO DO SO IS A VIOLATION OF LITIGANT'S CONSTITUTIONAL LEGAL RIGHTS.
- (7) SIMPLY ACCESS TO ANY JUDICIAL BODY BY LITIGANTS IN PRO PER AND IN FORMA PAUPERIS STATUS WITHOUT BEING AFFORDED THE SAME RIGHTS, PRVILEGES THAT ARE AFFORDED OTHER LITIGANTS IS A VIOLATION OF THOSE LITIGANTS 1ST,5TH,11TH AND 14TH CONSTITUTIONAL RIGHTS

PETITIONER'S STATEMENT OF (A) HOW THIS WRIT WILL AID COURT'S APPELLATE JURISDICTION (B) EXCEPTIONAL CIRCUMSTANCES WARRANTED FOR COURT TO EXCERCISE IT'S DISCRETIONARY POWER (C) WHY ADEQUATE RELIEF CANNOT BE OBTAINED IN ANY OTHER COURT.

(A) HOW THIS WRIT WILL AID COURT'S APPELLATES JURISDICTION: BACKGROUND FACTS: Petitioner in a Court of Law sought to have A Judge removed For Bias under (A) Premptory Challenge (CCP# 170.6) and (B) For Cause (CCP# 170.1(6).

The Court of Law Judge refused to comply with establish law under CCP# 170.6 or 170.1(6) and remove himself from petitioner's litigation.

Petitioner then filed a Writ of Mandate/Prohibition To Compel
The Court of Law To Comply with the Law. The Court of Review failed
to:(A) Establish What The Existing Law is and (B) Whether The
Lower Court of Law had Complied with Existing Law Prior to denying
Petitioner's Writ of Mandate/Prohibition.

The United States Supreme Court has a duty to Make and or Interpute Laws such that All litigants Thru Out The United States Constitutional Legal Rights are protected.

The Supreme Court's responsability is to make sure that the Law is being applied in a uniform, consistent manner so that all litigants constitutional rights are protected.

The Right To a fair Trial/hearing is a basic Constitutional Right of All litigants. This Right includes The Right Of All Litigants to Be Free From Judicial Bias.

The larger issue is that when the Judicial System fails To Follow established Stare Decisis Court Ruling, Justice is denied. The Social and individual costs that occur when the Judicial System fails to adhere To establish principles of Law makes a Mockery of Justice.

The Social Costs of A Judicial Process that fails To Follow Established Stare Decisis Court ruling are (A) Economic costs of additional litigantion Process (B) Denial of those litigants Constitutional Right To A Fair Trial/Hearing which results in a denial of Justice.

When petitioner sought legal redress in a Court of Review that Judicial body failed To Review The Merits of My Writ of mandate/Prohibition prior to Court denying my Writ of Mandate/Prohibition.

THE COURT OF REVIEW'S ACTION CONSTITUTED AN ILLEGAL FORM OF CENSORSHIP.

What has happen in my particular case is that the lower Court of Law Judge Has engaged In "Discounting Litigants" Evidence and Failing To Follow Established Law. The Court of Review also engaged in "Discounting Litigants" Legal Documents and failing to Review the Merits of Litigants Writ of Mandate/Prohibition. Petitioner

contents this process is an illegal Form of Censorship.

The process by which any Court of Law Failed To Follow Specific Stare Decisis Court Ruling and the Court of Review failed To review Existing Law in Denying Any Writ of Mandate/Prohibition is an Act of tryanny.

Judicial Tryanny arises when A Judicial Process Denies any Litigant of Their Right To a Fair Trial and A Right To Appropriate Judicial Review.

Petitioner feels that America's judicial System has a responsability /Duty To establish procedures/Principles of Law that will attempt to ensure that Justice Will be done. When Any Court of Law or Review can Determine the Law without First establishing facts Under Proper rules of evidence A Fair Trial Cannot Be Accomplished.

The Act of any Court of Law's Failure To Follow Specific Stare Decisis limitations and The Court of Review's Failure To Review any Litigants Writ of Mandate on it's merits denies all litigants a Right To a fair trial/Hearing.

In Petitioner's case The Court of Law and Review Discounted Evidence/Legal Documents from Petitioner and as a result failed to Follow established Law.

Petitioner contents that the Judicial process whereby any Judge engages in "Discounting\* Evidence/legal Documents brought before that Court is an Act that is a denial of that litigants Right To A Fair trial/hearing.

\*DISCOUNTING: This is a process whereby A Judge Acknowledges, discounts Disregards Evidence and or Legal Memorandum of points and authorities in a litigants Trial/Hearing or a Judicial review process.

This Court has Jurisidiction to establish principles of Law/proinciples such that all litigants constitutional legal Rights are protected as a means of the pursuit of Justice.

My case raises an legitimate legal issues that will help ensure that all litigants Right To A fair Trial/Hearing will be accomplished. This will Aid This Court's jurisdiction Power To Enforce Litigants Constitutional legal Rights.

(B) EXCEPTIONAL CIRCUMSTANCES WARRANTED FOR COURT TO EXCERCISE IT'S DISCRETIONARY POWER.

In my particular case a Judge in a Court of Law deviated from established law and denied petitioner's Motion to have that judge removed For Judicial Bias.

The Court of Law Judge DisCounted Evidence/Legal documents submitted by Petitioner before that Court regarding removal of that judge Under State Law CCP# 170.1(6) or CCP# 170.6.

The Lower Court Judge's Discounting Petitioner's Evidence/legal Documents prior to making a Judicial decision denied Petitioner A Right To a Fair trial/Hearing.

Judicial Discounting based on a litigant's Sex,Race,Occupational etc is illegal per say under The 5th and 14th amendments. The act of Judicial discounting a litigant's "Evidence'/Legal Documents based on their Sex,Race,Occupation,etc is not an isolated event. When California's Court of Review refused to review petitioner's Writ of Mandate/Prohibition without First making an examination of the current law and whether lower court had complied with that current law was an act of Discounting petitioner's Writ of Mandate/Prohibition.

The Judicial process of discounting a litigant's "Evidence/Legal documents without any Right To Legal review is a denial of that litigant's Constitutional Right to A Fair Trial/Hearing.

The Court of Review has a legal duty imposed by State & Federal Constitutions To review the law and determine whether A Lower Court of Law acted properly in all Writ of Mandates/Prohibitions brought before that Judicial body.

Currently when any Judge engages in Discounting a litigant's Evidence/Legal documents that party is denied a Right to A Fair Trial/Hearing.

In This particular case The Court of Law Judge made a determination of Petitioner's Legal Rights without first having made a determination of facts Under the proper rules of Evidence.

This Courts Exceptional Powers are warranted in that without this Jurisdiction Judicial Discounting will continue and litigants
Right to A Fair Trial/Hearing will continue unchecked.

(C) WHY ADEQUATE RELIEF CANNOT BE OBTAINED IN ANY OTHER COURT

Currently the Act of Judicial Discounting has no adequate 
relief.Courts of Law and or Courts of Review who engage in this 
process provide litigants with no means of Adequate Judicial Review 
of this Illegal process.

In Petitioner's case A Lower Court of Law Petitioner Brought legitimate Legal Documents Under CCP# 170.6 and 170.1(6) To Remove a Judge For Bias by A Premptory Challenge or Cause.

The Lower Court Judge Failed To Comply with the Law Under CCP\$
170.6 or 170.1(6),170.3 & 170.4. The Lower Court Discounted all
Evidence/Legal Documents that It had failed To Comply with the
Law. The Judge then made Court Ruling in Excess of his legal
authority. This was done when the Court of Law Judge Make
determination of Petitioner's Legal Rights Without any Prior
determination of Facts Under The Proper Rules of Evidence.
Petitioner in complying with the law sought a Writ of
Mandate/Prohibition To have The Court of Review examine the
appropriate Law and make a determination whether the lower Court
had complied with the law.

The Court of Review without any examination of the law and whether the Lower Court had complied with the Law denied Petitioner's Writ of Mandate/Prohibition.

Petitioner then sought review by California's Court .California's Supreme Court Denied petitioner's request To Review the lower court's denial of petitioner's Writ of Mandate.

Thus at this time petitioner has no adequate remedy without The Supreme Court's review of my Writ of Certiorari.

The acts of Judicial DisCounting and Failure of Courts of Review To properly enforce The Law are processes that without Judicial Constrant will continue to deny litigants their Constitutional Right To a Fair Trial.

- (B) LIST OF PARTIES: MERRILL REESE INC.
- (C) TABLE OF CONTENTS:
- (D) NA

- (E) CONSIST STATEMENT ON GROUNDS JURISDICTION OF THE UNITED STATES SUPREME COURT IS INVOKED IN THIS CASE. This Writ of Certiorari is invoked by Rule 28 USCA 1651 (A) and rule 2254 which confers that legal right upon the United States Supreme Court to hear this case.
- (F) CONSTITUTIONAL PROVISIONS THIS CASE INVOLVES: This Writ of Certiorari involves following Constitutional Provision: (A) First Amendment Right of Access to Judicial Process (B) Fifth Amendment Right of Due Process of Law (C) 11th Amendment Right Pertaining To restraining Any Judge from Engaging in Acts That His Legal Authority Forbids him To do and (D)The 14th Amendment (Equal Protection) Protects Petitioner's Right To A Fair Trial/Hearing which includes Judicial Bias and or an Judges's Illegal Authority Excercised Prior, During or After One's Trial/Hearing.
- (G) CONSIST STATEMENT OF THE CASE CONTAINING THE FACTS MATERIAL TO THE CONSIDERATION OF THE QUESTIONS PRESENTED:
- (A)Petitioner had legal right Under CCP# 170.6 or 170.1(6) To remove Lower court of Law Judge For Judicial Bias.
- (B) The Lower Court of Law judge Exceeded his legal authority by (1) Ruling Upon his own disqualification (2) Making a Ruling pertaining to Petitioner's Motion For reconsideration.
- (C) Petitioner's Writ of Mandate/Prohibition is the Appropriate Legal Vechile to correct a lower Court of Law acting In Excess of it's Legal authority.
- (D) The Court of Review exceeded it's legal authority by Failing To make a determination of (1) The Law pertaining to the legal issue before it (2) make a determination whether Lower court of Law had complied with the Law Prior to Denying or Accepting Petitioner's Writ of Mandate/Prohibition.
- (F) The Court of Review by DisCounting Evidence and Legal Documents submitted by Petitioner Violated Petitioner's 1st,5th,1lth and 14th amendment Constitutional Legal Rights By Making determination of one's Legal Rights Without Prior determination of Facts Under

## MATERIAL FACTS RELEVANT TO THIS WRIT OF CERTIORARI:

The Legal issue Presented for this Court's Review is Whether An Judicial Process of Discounting\* Is a Illegal Act and Whether An Court of Review Violates The Constitution and or It's Duty By Failing To make a determination what is the current Law and Whether the lower Court Complied with the Law Prior to that Judicial body denying any Petitioner A Writ of Mandate/Prohibition.

\*DisCounting is a Judicial process Whereby The Judges Discredits, Disregards, Fails to Acknowledge material Evidence/Legal memorandum of Points & Authorities of a litigant based on their Sex, Age, Race Occupation, Economic Status, Dress etc

PETITIONER BROUGHT FORTH VALID MOTIONS TO REMOVE LOWER COURT JUDGE FOR JUDICIAL BIAS.

On 7/29/94 Petitioner Filed and served A Motion For Cause Under CCP# 170.1(6) To The Court and The Court's Clerk.Defendant on 7/29/94 was served by mail with a copy of petitioner's motion.

On 7/29/94 Petitioner Filed and served a Premptory Motion To remove Lower Court Judge. This Motion was properly served upon the court and defendant on 7/29/94.

THE LOWER COURT JUDGE DISREGARDED THE LAW AND MADE COURT RULING WHICH HE HAD NO LEGAL AUTHORITY TO DO.

Petitioner had a hearing on 8/17/94 For a Motion For Reconsideration before The lower Court of Law Judge. The lower court Judge Failed To Answer Petitioner's CCP# 170.1(6) Motion within 10 days of service of being served on 7/29/94.

The Lower Court Judge Presided at the 8/17/94 Hearing on Petitioner's Motion For Reconsideration.On 8/18/94 The Lower court made a court ruling Striking Petitioner's CCP# 170.1(6) based on no proof of service on the court and that the court is unaware of any such service.

JUDGE CAHILL DISCOUNTED\* EVIDENCE/LEGAL DOCUMENTS PRESENTED BY PETITIONER FOR THE 8/17/94 HEARING.

Petitioner in a declaration made Judge Cahill aware that The Court Clerk had been served with the CCP# 170.1(6) Motion on 7/29/94.Judge Cahill disregarded and discounted this information for his 8/18/94 Court Ruling Striking Petitioner's CCP# 170.1(6) Motion.

Judge Cahill disregarded and discounted the Law by Ruling Upon His Own Disqualification. This is blantly illegal under CCP# 170.3(C)(5).

Judge Cahill disregarded and Discounted The Law by Ruling that Petitioner's Premptory Challenge that legally had been filed and served upon the court on 7/29/94 for a 8/17/94 Hearing was invalid.

LOWER COURT JUDGE EXCEEDED HIS LEGAL AUTHORITY BY MAKING A DETERMINATION OF PETITIONER'S LEGAL RIGHTS WITHOUT FIRST MAKING A DETERMINATION OF THE FACTS UNDER THE PROPER RULES OF EVIDENCE.

In the lower Court of Law Defendant had filed a demurrer.Petitioner had alleged that defendant's demurrer was based on false,misleading and decitful statements a Violation of (A) Cal rules of court 5-200 (B) Penal Code 118 & (C) CCP# 435 & 436.

It is well established that for purpose of testing the sufficiency of the cause of action, the demurrer conditionally admit the truth of all material facts properly pleaded but not he contentions, deductions or conclusions of fact or law. See Committee on children's Television Inc. V General Foods Corp. 35 Cal. 3d 197;1 Well & Brown Cal practice Guide: Civ. Proc. before trial (TRG 1993 \$7:43 p 7-17).

The Defendant In a Lower Court of Law Based it's demurrer on Material facts that were not In Plaintiff's legal Complaint. The Alleged demurrer was based on false, misleading and decitful facts. The lower Court of Law made no attempt to determine the facts based on the proper Rules of evidence.

The lower Court of Law made A determination of The Law regarding a demurrer by not accepting the truth of all material facts. Thus Petitioner's Right To A Fair Trial/Hearing was Denied.

THE COURT OF REVIEW 'S FAILURE TO MAKE A DETERMINATION OF THE LAW AND WHETHER THE LOWER COURT HAD COMPLIED WITH THE LAW DENIED PETITIONER'S CONSTITUTIONAL RIGHT BY THE STATE AND FEDERAL CONSTITUTION.

Petitioner on 8/24/94 Served upon The Court of Review a Writ of Mandate/Prohibition seeking Review of lower court's Ruling Upon Petitioner's Motion For Cause under CCP# 170.1(6) and Lower Court's Failure to Follow CCP# 170.6.

Petitioner's Writ of Mandate provide Evidence Thru List of Exhibits and The Law (Writ of Mandate/Prohibition) that Lower Court had (A) No Legal Authority to Rule upon it's own disqualification (CCP# 170.3(C)(5) (B) that Judge Cahill Failure To File an Answer within 10 days caused him to have consented to his own disqualification (CCP# 170.3(4)(5) (C) That CCP# 170.4 mandates that all disqualified Judges cannot make any court ruling (D) CCP# 170.6(2) Mandated that Petitioner's Premptory Challenge properly filed on 7/29/94 Legally removed Judge Cahill from 8/17/94 Hearing.

Petitioner's Writ of Mandate/Prohibition had memorandum of Points and authorities that if The First Judge is unavailable (removed for Cause or Premptory Challenge) a Second Judge may hear a Motion For reconsideration.

THE COURT OF REVIEW MADE NO EXAMINATION OF THE LAW AND MADE NO DETERMINATION WHETHER THE LOWER COURT OF LAW HAD COMPLIED WITH THE LAW PRIOR TO DENYING PETITIONER'S WRIT OF MANDATE/PROHIBITION.

Petitioner on 9/27/94 Filed and served upon California's Supreme Court a Petition For Review: Writ Of Mandate/Prohibition To compel that Judicial body to Compel Court of Review To Comply with the Law.

The California Supreme Court on November 2, 1994 denied petitioner's Petition for Review by a Court order Entry of Judgement.

THE LOWER COURT OF LAW & REVIEW JUDICIAL BODIES DENIAL OF RIGHTS AND PRIVILEGES TO PETITIONER THAT WERE AFFORDED OTHER LITIGANT WAS A DENIAL OF PETITIONER'S CONSTITUIONAL LEGAL RIGHTS

Petitioner in The lower court of Law had brought Motions/Legal documents that Defendant Attorney had: (A) Made False, decitful Misleading Statements a violation of Cal Rules of Ct 5-200 (B) Engaged In Perjury a Violation of Penal Code 118 (C) To Strike Legal Documents Under CCP# 435 & 436 For Containing False, Misleading Decitful statements.

Petitioner submitted "Evidence" and legal memorandum of points & Authorities to support the aforementioned allegations against defendant attorney. The Lower Court Judge Discounted/Disregarded petitioner's afore mentioned Motions/Legal Documents by Failing To Rule upon each of the afore mentioned Motions/legal documents brought before the lower court Judge.

#### SUMMARY

Simple access to a judicial process does not gurantee that a Litigant has had a Right To a fair trial/Hearing.

In Petitioner's case Motions/legal Documents where filed alleging Attorney Misconduct against defendant's attorney. The Alleged Misconduct against defendant attorney was that he had made Oral and written Palse, misleading and Decitful statements in a Court of Law and Engaged in Perjury.

The Lower Court of Law Judge Discounted/disregarded "Evidence" and legal documents alleging Unethical conduct by defendant's Attorney Resulted in Petitioner being denied a Right To A Fair trial/Hearing. This was accomplished when The lower court of Law Judge failed to review, consider any evidence and or legal documents submitted by petitioner pertaining to the misconduct of defendant's attorney of record Making False, Misleading and decitful Oral and written statements before that Lower Court of Law Judge.

Petitioner Sought justice by removing the Lower Court of Law Judge For Judicial bias. This was accomplished by petitioner filing & serving The lower Court Judge and defendant under appropriate California Law CCP# 170.6 & 170.1(6).

The Lower Court Judge in defiance of the Law and Evidence submitted by Petitioner Discounted Petitioner's Evidence and Legal Memorandum of Points and Authorities. As a direct result The lower Court Judge Failed To comply with the Law and acted in excess of it's legal authority.

Petitioner then filed an Writ of Mandate/prohibition for review of the lower Court of Law judges alleged illegal acts In excess of their Legal Authority.

The Court of Review DisCounted/Disregarded Petitioner's Evidence and legal memorandum of points and authorities by Failing to (A) Determine what the current Law is pertaining to Legal issue before that Judicial body and (B) Whether lower court of law Judge had complied with the current law in (a) prior to denying petitioner's Petition before that judicial body.

California's Supreme Court refused to review Petitioner's Petition for Review regarding the legality of The Lower court of review's failure to grant petitioner's Writ of Mandate.

(H) REVIEW HOW THE FEDERAL ISSUES WERE RAISED IN LOWER COURT

Petitioner in the lower court of law raised issue that Judge Cahill's failure to "Examine Evidence and Legal documents brought before him was an act of judicial Bias and violated petitioner's Right To A Fair Trial.

Petitioner in the lower court of law filed a Motion For Reconsideration. Petitioner filed legal memorandum of points and authorities where the lower court judge was made aware that Petitioner had a Legal Right to Have another Judge Hear petitioner's Motion For reconsideration by virtue of the Prior Judge was unavailable by being removed for judicial Bias.

The Lower Court of law was also made aware that Petitioner's Right
To a fair Trial/Hearing was being denied when that Judicial body
made a Court Order/entry of Judgement regarding Petitioner's Motion

for reconsideration where legally the Presiding Judge had been removed by law under CCP# 170.6 & 170.1(6).

Petitioner in the Court of review by virtue of a Writ of Mandate sought judicial review whether the lower court Judge had acted in excess of his legal authority when he:(A) Ruled upon his own disqualification a violation of CCP# 170.3(C)(5) (B) Failed To consent to his own Disqualification under CCP# 170.3(C)(4)(5) by failing to answer petitioner's disqualification motion within 10 days of service or filing (C) Lower Court Judge failed to comply with premptory challenge under CCP# 170.6(2) (D) Illegally striking petitioner's Disqualification Motion in violation of CCP# 170.4(A)(6)

Petitioner in his Writ of Mandate made The Court of Review aware that Petitioner's Right To A Fair Trial/Hearing was being denied by the Lower Court of Law's acting in excess of their legal authority by engaging in aforemention acts in A-D above.

Petitioner's Writ of Mandate/Prohibition Table of contents raised Following legal issues:(A) Factual and legal basis that judge Cahill violated CCP# 170.3(B)(4),170.3(C)(4)(5),170.4(A)(6) & 170.6(2) (B) Judge Cahill had no legal basis to Rule upon Petitioner's Motion For Reconsideration once he had been removed by Law under CCP# 170.6 or 170.1(6) (C) Judge Cahill's acceptance of petitioner's Premptory Challenge after 8/17/94 Hearing was illegal (D) Judge Cahill violated CCP# 170.3 & 170.4 by Presiding and making a court ruling after legally being removed by law (E) Judge Cahill's Court ruling on Petitioner's Motion For reconsideration was illegal and (F) Judge Cahill's ruling regarding an amended court order was a violation of CCP# 170.4.
Petitioner in His Petition filed before California's Supreme Court raised Following Legal Issues:

(A) Whether All Litigants in The state of California had a Legal Right To Disqualify any Court of Law Judge under CCP# 170.6 or 170.1(6) Thereby Having A Legal Right For a Motion For Reconsideration before another Judge.

(B) Whether CCP# 170.6 as a matter of law denies any Court of Law

Judge from making a court ruling if a CCP# 170.6 Motion was properly filed and served prior to a Court Hearing.

- (C) Whether The Lower Court Judge violated The Law under CCP# 170.4(A)(6) and or CCP# 170.3(C)(5) by striking Petitioner's CCP# 170.1(6) Motion based on lack of alleged proof of service upon a judge that had not been legally determined.
- (D) Whether Court of review's Review based on good cause was legal

Petitioner's Petition to California's Supreme Court had indicated that the State and federal constitution guranteed all litigants a Right to A Fair trial. This right forbid any judicial body from engaging in any acts that were bias and or prejudicial to any litigant as a constitutional guranteed right.

- (I) Petitioner seeks to Review (A) The Court order and entry of Judgement of California's Supreme Court Denial of Petitioner's Petition For review and (B) The Court order & entry of Judgement From California's Court of Review (First District of Appeal) concerning a denial of petitioner's Writ of Mandate.
- (J) DIRECT AND CONSIST ARGUMENT AMPLIFYING THE REASONS RELIED FOR THE ALLOWANCE OF PETITIONER'S WRIT OF CERTIORARI

REASON \$1: AMERICA'S JUDICIAL SYSTEM UNDER FEDERAL AND STATE CONSTITUTION GURANTEES ALL LITIGANTS EQUAL ACCESS TO THE JUDICIAL PROCESS.THE ACTS OF JUDICIAL SYSTEM IN PETITIONER'S CASE VIOLATED THIS CONSTITUTIONAL RIGHT OF PETITIONER.

America's Judicial System has developed over time to be the vechile whereby Legal disputes are handled in an civilized manner thru Courts of Law and Review.

America's judicial System has established various legal principles whereby legal disputes are to be handled in a manner that all litigants Right To a fair trial is the purpose of that Judicial system. One of the Foundamental Legal Principles of america's Judicial System is The Legal Concept of Stare Decisis.

Simple Access To America's Judicial System without Adequate Constitutional protections regarding all litigants Right To a fair Trial is an empty pursuit of Justice.

Access to a Judicial Body in and of itself does not Gurantee a litigant of their Right to A fair Trial.African American's were finally given the Constitutional right to Vote. This Right to Vote in many states came with it various restrictions such as a poll tax or a ability to read and write etc. These acts denied a signifigant number of African American's of their constituional right To vote.

In Petitioner's case The lower Court of Law Judge DisCounted\*/
Disregarded Petitioner's "Evidence and Legal documents (Memorandum
of Points & authorities) which resulted in Petitioner's Right
To a fair trial/Hearing being Denied. This Judicial Process by
Lower Court of law judge For All practice purposes denied Petitioner
Equal Access To The Judicial process when The Lower Court Judge
acted in excess of his legal authority.

\*DisCounting is a process whereby a Judge Fails to consider/review a litigants Evidence and or legal documents based on the sex, race, Occupation etc of a litigant in a judicial proceedings.

The First Amendment Gurantees that all litigants have A right to Petitioner their Government for legal redress. This in essence is a Right of all litigants To Equal Access to the judicial System. Thus When the lower Court Judges Actions to DisCount/disregard Petitioner's "Evidence and legal documents in a Judicial Process denied Petitioner's Right To A Right To A fair trial a Violation of Petitioner's First Amendment Legal Rights.

REASON NUMBER 2: THE 5TH AMENDMENT TO THE FEDERAL CONSTITUION GURANTEES ALL LITIGANTS DUE PROCESS OF LAW. THIS RIGHT ENTAILS PROTECTING ALL LITIGANTS RIGHT TO BE PROTECTED FROM JUDICIAL BIAS AND OR PREJUDICE IN ANY JUDICIAL PROCEEDINGS.

Due Process of law as a Principle of Law Under the Federal Constitution Grants all Litigants Procedural and Substance Legal Rights such that One's Right to A Fair Trial is Protected. THUS WHEN THE LOWER COURT ENGAGED IN JUDICIAL BIAS AND DISCOUNTING PETITIONER'S EVIDENCE AND LEGAL DOCUMENTS PETITIONER'S DUE PROCESS OF LAW WAS VIOLATED.

Petitioner became aware of the lower Court of Law Judge's Bias and prejudice and Filed Motions on 7/29/94 under CCP# 170.6 or 170.1(6) such that the lower Court Judge is removed for Judicial Bias.

REASON#3 IN ALL NONE-JURY TRIALS A LOWER COURT JUDGE IS REQUIRED TO DETERMINE THE FACTS AND THE LAW. THUS WHEN ANY COURT OF LAW JUDGE MAKES DETERMINATION OF LAW WITHOUT A PRIOR DETERMINATION OF FACTS ESTABLISHED UNDER PROPER RULES OF EVIDENCE DENIES THOSE LITIGANTS A RIGHT TO A FAIR TRIAL.

In The Lower Court of Law. The Judge made a determination of Petitioner's legal rights (Demurrer, Motion for Judicial bias, etc) without a prior determination of the facts under The Proper Rules of evidence.

Petitioner and all other litigants have a right to a Fair Trial by established Due Process of Law.All litigants have a right to have facts established by proper rules of evidence from which the appropriate law can be determined in their case.

When the Lower Court of Law Judge determined the Law without A Prior Determination upon facts established by Proper Rules of Evidence that process is arbitrary and irrational which denies any litigant of a Right to A fair trial/Hearing.

REASON #4 LOWER COURT JUDGE (JUDGE CAHILL) EXCEEDED HIS LEGAL AUTHORITY THEREBY VIOLATING PETITIONER'S 11TH AMENDMENT CONSTITUTIONAL RIGHTS:

- (A) Judge Cahill took it upon himself to rule Upon his own disqualification a violation of CCP# 170.3(C)(5)
- (B) Judge Cahill then struck Petitioner's motion for disqualification For Allegation of lack of proof of service. This was a violation of the Law CCP# 170.4(A)(6).
- (C) Judge Cahill Failure To Reply within 10 days of service (By 8/8/94) was a consent to his Own disqualification CCP# 170.3(B)(4) a 170.3(C).
- (D) Judge Cahill Violated Premptory Challenge CCP# 170.6(2) By

Failing To Start That Disqualification Prior to 8/17/94 Hearing/Trial (E) Discounting/Disregarding Petitioner's Evidence and Legal Memorandum of Points & Authorities Prior to making Court Ruling at July and August 1994 Hearing.

THE 11TH AMENDMENT FORBIDS ANY JUDGE FROM ENGAGING IN ACTS WHERE THEY HAVE NO LEGAL AUTHORITY.

All the afore mentioned Acts the Lower Court engaged It exceeded it's Legal Authority. Thus Petitioner's Right to A fair Trial/Hearing was denied by Lower Court acting In excess of their legal authority. Judge Cahill had a legal duty To only apply the law and to act within his legal authority.

REASON#5: LOWER COURT JUDGE VIOLATED THE 14TH AMENDMENT BY ENGAGING IN ACTS WHEREBY PETITIONER WAS DENIED SAME RIGHTS AND PRIVILEGES AFFORDED OPPOSITION.

Lower Court Judge Accepted Opposition's Motion and Their Memorandum of points and Authorities on face value.Petitioner's Motion and Their Memorandum of points and authorities was DisCounted/disregarded For Hearing before that Judge.

The 14th amendment Gurantees all litigants the right to be treated the same or similar fashions as others in the same or similar situation.

Petitioner as a Litigant In Pro Per and In Forma pauperis is entitled to be treated as any other litigant with all the same rights and privileges that the opposition is afforded by the Lower court of Law.

When The Lower court Judge DisCounted and Disregarded Petitioner's Evidence and Legal documents (Memorandum of points and authorities) petitioner was not treated as opposition whose "Evidence and legal documents (Memorandum of points and Authorities) in effect denied petitioner a right to A Fair Trial.

The manner that The Lower Court Judge handled Petitioner's Motions of disqualification is a prime example how The Court's

Discounting/disregarding Petitioner's Motion Under CCP# 170.6 or 170.1(60 Denied Petitioner A Right to a Fair trial.

The Lower Court Judge Discounted/Disregarded the Law & Petitioner's Legal Documents By (A) Ruling Upon their own Disqualification Under CCP# 170.3(C)(5) (B) Striking Petitioner's Motion of disqualification Which CCP# 170.4(A)(6) Did Not Allow (C) Failure to Consent to Their Own Disqualification as required by Law under CCP# 170.3(B)(4) & 170.3(C)(3) (D) Failure of Lower Court To Remove Himself Prior to 8/17/94 Hearing as required by Premptory Challenge under CCP# 170.6(2).

REASON#6: A WRIT OF MANDATE/PROHIBITION FOR JUDICIAL BIAS IS THE APPROPRIATE LEGAL PROCEDURE FOR PETITIONER TO ENGAGE IN UNDER THE CIRCUMSTANCES

In Petitioner's particular case regarding the issue of judicial bias under CCP# 170.1(6) or CCP# 170.6 is a Writ of Mandate or Prohibition See Briggs V Supreme Ct 215 C 336; Keating V Supreme Ct 45 C2d 440; Oak Grove School Dist. V City Title Ins. Co. 217 CA2d 678; United farm Workers of America V Superior Ct 176 Cal App. 3d 97.

As a means of acheiving uniformity, Consistency and fairness in America's judicial process The Legal principle of Stare Decisis has involved into a fundamental aspect of the Principles of Law.

Regardless of whether a party engages in a Writ of Mandate/
Prohibition or Writ of Certiorari A Court of Law is bound by The
Rule of Stare Decisis. Sec Housing Authority V Superior ct 35 C2d
550; Bodzer Estate 128 CAZd 710; Auto Equity Sales Inc. V Superior
Ct 57 C2d 450; los Angeles County V Supreme ct 253 CA2d 670.

Current Law in the state of California mandates that CCP# 170.6 motions are valid if filed at least five days before the trial. See People V Hall 86 CA3d 753; People V Superior Ct 160 Cal. App. 3d 1081; Kohn V Superior Ct 239 CA2d 428; Woodman V Silerage 263 CA2d 390; Sambrano V Superior Ct 31 CA3d 416; Zdonek V Superior Ct 38 CA3d at 849.

In Petitioner's particular case The Premptory Challenge under CCP# 170.6 was properly filed and served on 7/29/94 prior to a hearing of 8/17/94 in the lower Court.

Current Law CCP# 170.3(B)(4) mandates that a lower court Judge consents to his own disqualification if they fail to reply to disqualification motion within 10 days of filing or service etc. In Petitioner's case a Motion Under CCP# 170.1(6) was filed and served on 7/29/94 for a 8/17/94 Hearing. Lower Court Judge \*miled to file any answer to the 7/29/94 Motion of their Disqualification. Current California Law CCP# 170.3(C) mandates that a Judge cannot rule upon threir own disqualification. Thus when Lower court judge Struck Petitioner's Motion for disqualification this violated CCP# 170.3(C) and CCP# 170.4(A)(6).

California Law mandates that Premptory Challenge takes effect legally if made prior to court hearing under CCP# 170.6(2). Thus when lower Court of law refused to make petitioner's 7/29/94 Premptory Challeneged effective prior to 8/17/94 was an illegal act.

The Court of Review in petitioner's case had a legal Duty to Issue a Writ of Mandate "Where an order bars a substantial portion of a party's case from being heard on the merits ,a petition for writ of mandate to vacte that order may be maintained.see Tauberarons Auctioneers co. V Superior court 101 Cal.App.3d 273; Vasquez V Superior Court 4 Cal.3d 800,807; Field Research Corp. V Superior Court 71 Cal.2d 110,111.

In Petitioner's case The lower court Judge was removed under CCP# 170.1(60 and or CCP# 170.6. Thus Lower court judge had no legal authority to make any ruling upon petitioner's Motion for Reconsideration. The law is clear that any Judge who is disqualified is refrained from performing any judicial act and a judge's Disqualification is a question of Law. see Kreting V Superior Ct 63 CA2d; Chastain V Superior Ct 14 CA2d 97; Miller V Lux Inc V Superior Ct 19 CA2d 628; Cahoun V Superior Ct 46 C2d 18; Blackman V Mac Coy 169 CA2d 873; Evans V Superior ct 107 CA 372; Keating V Superior Ct 45 C2d 440; Oak Grove School Dist. V City Title Ins. Co. 217 CA2d 678.

The California's Court of Review's failure To adhere to relevant Stare Decisis principle of Law denied petitioner's Right To Access To Judicial process whereby his Right to a Fair Trial/hearing was denied as a matter of law under the lst,5th,llth and l4th amendments.

This case concerns a fundamental principle of Law ... A party is entitled to have their case Fairly tried according to the established Rules of law ... etc. The Doctrine that respect for the law cannot be inspired by witholding the protection of the law .... etc No Exceptions are to be watchful for the constitutional and individual rights of all citizens against any encroachment therein is one of the primary duties and obligations of the Courts... See People V Superior Court Harris 1990 217 Cal. App. 3d 1332; People V Mendazci 55 Cal. App. 2d 625-633.

When any Court of Law Judge engages in Discounting/Disregarding
"Evidence and or Legal Documents (Memorandum of points and
Authorities) from any Litigants (including In Pro per and In Forma
Pauperis Litigants) that Judicial process denies those litigants
of Their Right to a fair trial/hearing.

In Petitioner's case when the Lower court Judge failed to Consider Legal documents (Cal Rules of Ct Violation of 5-200; Penal Code 118 Violation by defendant's attorney; CCP# 435 & 436 Violation by defendant's attorney; CCP# 170.6 or 170.1(6)) there was no Appealable court Orders. Thus Petitioner was denied a hearing on the merits in his case.

When Petitioner brought a Motion For Reconsideration in the lower Court and The lower Court judge refused to remove himself from that legal proceeding and denied petitioner's motion Petitioner was denied an opportunity to have his motion heard on it's Merits and that order is not appealable and an appeal from an adverse

judgement is not an adequate remedy.

REASON 7: LOWER COURT JUDGES DISCOUNTING/DISREGARDING "EVIDENCE & LEGAL DOCUMENTS IS A VIOLATION OF THE LEGAL PRINCIPLE ESTABLISHED BY THE UNITED STATES SUPREME COURT IN ELDER V HOLLOWAY 92-8579.

Judge Cahill In A Court of Law and California's Court of Review both engaged in Discounting/disregarding Petitioner's "Evidence and legal memorandum of points and authorities. This is a violation of the principle established In Elder V Holloway 92-8579.

The United States Supreme Court in Edler V Holloway 92-8579 established as a principle of a Law that any reviewing Court must consider all relevant court Ruling whether brought by litigants or known by that judicial Body.

Thus When the Lower Court Judge and the Court of Review was made aware of Legal "Evidence and Legal Memorandum of points and authorities" and they discounted/disregarded that information it violated the principle established by this Supreme Court in Edler V Holloway in 92-8579 as a matter of law.

REASON #8: THE LOWER COURT OF LAW AND CALIFORNIA'S COURT OF REVIEW BY ENGAGING IN DISCOUNTING AND DISREGARDING PETITIONER'S "EVIDENCE AND OR LEGAL DOCUMENTS (MEMORANDUM OF POINTS AND AUTHORITIES)" HAS DENIED PETITIONER A RIGHT TO A PAIR TRIAL. THIS IS MOST EVIDENT IN THIS JUDICIAL BIAS CASE AND BY COURT RULING THAT PETITIONER IS A VEXATIOUS LITIGANT UNDER CCP# 391.

since 1988 California's Court of review has declared that petitioner is a vexatious litigant under CCP# 391. The judicial body relied solely upon the shepardize process to find that CCP# 391 was Constitutional.

The shepardize process that California Court of review relied upon Muller V Tanner 2 CA3d at 443; Taliaferro V Hoogs 236 CA2d at 528 and 237 CA2d at 74; First Western Development Corp V Superior Court 212 Cal. App. 3d 860 to declare that CCP# 391 was Constitutional. In Taliaferro V Hoogs 236 CA2d at 528 The Court of Review relied upon Vinncombe V state of california 172 Cal. app. 2d at 54 to Justify that security bonding without a prior determination of the merits of one's litigation was legal. Thus The Legal basis for CCP# 391 was upheld.

Petitioner has made California's Court of Law and Review including California's Supreme Court aware that in 1973 California's Own Supreme Court In Breadeau V Superior Court in A Security bonding (Government Code 947 & 951) Overturned Vinncombe V State of California 172 Cal.2d at 54 on the Grounds That (A) Any Security bonding without a Prior determination of Merits was a Violation of any Litigants Due Process Constitutional legal Rights (B) That The reasonableness of the amount of the bond to be posted and inferentially the reasonableness of not requiring any bond and (C) The ability of any litigant to furnish a bond. It is an established principle of American Judicial Process that Under the Principle of Stare Decisis that when a Lower Court decision (Vinncombe V State of California 172 Cal.2d at 54) is Overturned by a Higher Court of Law (California Supreme Court In Breadeau V Supreme Court 121 Cal Rptr at 585) that lower Court Ruling must be declared Unconstitutional as a Principle of Law. California's Review System in Ruben Gonzales V Fox 68 Cal.App.3d at Supp page 16; In Allen V Jordanos' 52 Cal.App.3d at 160; Rhodes V Superior Court 90 Cal.App.3d 488 All Security Bonding Issues

at Supp page 16; In Allen V Jordanos' 52 Cal.App.3d at 160; Rhodes V Superior Court 90 Cal.App.3d 488 All Security Bonding Issues The Courts Relied Upon Breaudreau V Superior Court 121 Cal.Rptr 585 made those security bonding requirements Illegal Taking of Property in that Litigants Due Process of Law Rights are not protected By (A) A meaningful hearing prior to the taking of litigants property and (B) It creates a conclusive presumption that claims by a litigant plaintiff are without merit ... Citing Breadreau V Superior Court. and (C) Litigants ability to post bond is not required

California's Court of Law and Review Failure to abid by accepted Principles of Law is Callous and a disregard for the integrity of the law.

Petitioner contents that Petitioner being In Pro per and In Forma Pauperis Status was a major factor in california's Judicial process in discounting/disrega ding Relevant Legal Memorandum of Points and authorities presented by Petitioner in The Constitutionality of CCP# 391.

In essence The lower Court of Law and review's use of the discounting /disregarding petitioner's Evidence and Legal Memorandum of points and authorities as a process is an illegal form of censorship by California's Judicial process. THE MEANS DOES NOT JUSTIFY THE END REGARDLESS IF THE JUDICIAL PROCESS BELIEVES JUSTICE HAS BEEN SERVED OR NOT.

The Failure of California's Court of Law and Review to address legal issues raised in this Writ indicates a blant disregard for the proper application of the law.

THE JUDICIAL SYSTEM PURSUIT OF CIVIL FOREITURE AND CRIMINIAL CHARGES FOR YEARS AS A ACCEPTED JUDICIAL PRACTICE IS A PRIME EXAMPLE OF HOW AN ILLEGAL PROCESS WAS DEEMED AN ACCEPTABLE JUDICIAL PRACTICE.

Pro Per litigants in a The US V \$405,089.23 a civil Foreiture where the Litigants Raised legal issue that Civil Forfeiture of their money was Punishment as was Jail time thus Court acted Illegal in pursuing both civil and forfeiture.

The US District Court For The Ninth Circuit Ruled that where Civil Forfeiture as a punishment and Jail time where separte offenses that constituted Illegal double jeopardy for the same crime. What has happened is that The Judicial system for years engaged in a process that was an acceptable normal procedure when in fact it was illegal.

When the law becomes a subjective mechanism whereby Justice is rendered based on one's own determination of the law and not the Law itself (Stare Decisis Court ruling) and which judicial review is None reviewable we no longer live in a democratic state but a state run on perceptions and ideas and not by laws and it's principles.

Justice is built on truth & Intregity when Legal disputes are solved on the basis of political ideology and one's personal perception justice then becomes a commody that is Bought and sold like any other commpdity. The end result is that Justice becomes a basis of Economics and therefore the law becomes the servant and not the master of Justice.

Consistency, uniformity and fairness in the Judicial Process becomes fleeing memories because the Law of the land becomes "Money of

the Land, Power of the land. Justice becomes a victim of the legal system and not the force of the legal system.

#### SUMMARY

Justice is the ideal that American's Judicial process strives to achieve. All litigant's have a Constitutional Right To A fair Trial such that Justice will hopefully prevail.

The Right to A Fair Trial entails a judicial process whereby (A) Facts are determined by proper Rules of Evidnece & judicial proceedings and (B) A Litigant's legal rights are determined by Appropriate law which is administered under Stare decisis principle of law.

The lower Court of law Judge has the legal authority in Ruling upon defendant's demurrer to Test the legal Sufficiency of that pleading before the Court.Whitcombe V County of Yolo 73 Cal.app.3d 698.

The lower court Judge in my case allowed defendant's demurrer to (A) Challenge the truth of the material factual allegations (B) Without any determination that the Allegations made by defendant were indeed The truth as determined by Proper Rules of Evidence and Court Record.

The Law in the State of California is such that The Courts of
Law must admit the truth of all material factual allegations within
all Legal Complaints filed (See WhitCombe V County 73 Cal.App.3d
698.

The lower Court of Law Judge when he allowed The defendant to challenge the Truthfulness of material factual allegations in a litigants complaint by a demurrer exceeded that Judges legal authority and the law. This Judicial process denied petitioner a Right To a Fair Trial by violating Petitioner's 1st,5th,11th and 14th amendment Constitutional Rights.

It was the lower Court of Law Judge determination of Petitioner's legal Rights without a prior determination of "facts" as established by Proper rules of Evidence was An UnConstitutional Act.

The Lower Court Judge Discounted/Disregarded Petitioners
Evidence/legal memorandum of points and authorities prior to making a determination of petitioner's legal rights. This act denied Petitioner a Right To A Fair Trial/hearing regarding my legal Rights.

The United states Court of Appeals for the Ninth Cicuit D.C. CR-90-01335-JGD In Haroutinoun Ghokassian V Donna E. Shalala Ruled That When a Judge DisCounted/Disregarded "Evidence" in a Court of Law was UnConstitutional.

Petitioner's Right To A Fair Trial by (A) Ruling upon his own disqualification (B) Striking Petitioner motion of Disqualification when by Law he had no legal authority to do so (C) Allowed Petitioner's Premptory challenge after the hearing of 8/17/94 and not on 7/29/94 prior to court hearing as required by the law (D) Ruling upon Petitioner's motion for reconsideration where he had been legally removed by the law CCP# 170.1(6) or CCP# 170.6.

Again the lower Court of Law Judge "Discounted/disregarded "facts" and the law in determining petitioner's legal rights regarding Judicial Bias motions brought forth in that Court of Law.

The Court of Review had a legal duty to determine the law and whether the Lower Court of Law had exceeded their legal authority In Reviewing petitioner's Writ of mandate brought before that judicial body.

The lower Court Judge among others had been made aware that CCP#

391 Constitutional was determined by Court ruling Including Vinncombe

V state of california 172 Cal.2d at 54 in a lower court of review

Ruling.

California's Supreme Court in 1973 In Breadeau V Superior Court 121 Cal Rptr at 585 Ruled That Security Bonding without a prior determination of The merits of that case was UnConstitutional.California's Supreme Court In Breadeau V Superior Court Specifically Ruled that Vinncombe V State of California 172 Cal.2d at 54 was UnConstitutional by denying all litigants right of due process.

The Legal principle of stare decisis (Auto Equity Sales Inc. V Superior Court 57 C2d at 450; LA County V Supreme Ct 253 CA2d at 670) mandated that a lower Court of Law must comply with any Higher Court of Review Ruling. Thus by Principle of Stare Decisis Lower Court of Law and review is bound to follow Court ruling In Breadeau V Superior Ct 121 Cal Rptr at 585.

California's Lower Court of Review and Law by failing to abdide by California's Supreme Court Ruling regarding CCP# 391 has denied petitioner A Right To A fair Trial.

The Powers of The Supreme court is needed To prevent any Court of Law and review from Exceeding their Legal Authority by allowing any defendant's demurrer to challenge The truth of material pleaded allegations without any prior determination of the truthfulness of their allegations under proper Rules of Evidence and (B) Discounting/disregarding "Evidence" and or legal memorandum of points and authorities by any litigant and (C) By failing to comply with Stare decisis Court ruling from a higher Court of Review.

I Fred A. Whitaker declare that the previous statements made in this Writ of certiorari are true and correct under the penalty of perjury executed in Oakland, California on January 5,1995.

1/5/94

F ed A. Whitaker

Fred A. whiteker

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First Appellate District, Division Four, No. A066997 S042467

## IN THE SUPREME COURT OF THE STATE OF CALIFORNIA

# IN BANK

FRED A. WHITAKER, Petitioner

FILED

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NOV - 2 1994

SAN FRANCISCO COUNTY SUPERIOR COURT, Respondent

Robert Wandruff Clerk

MERRILL REESE INCORPORATED, Real Party In Interest

DEDITTY

Petition for review DENIED.

LUCAS

Chief Justice

### CALIFORNIA COURT OF APPEAL FIRST APPELLATE DISTRICT DIVISION FOUR

FILED

SEP 22 1994

CARLOLATE FIRST DIST RON D. E.P. A. A. CLERK

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BY THE COURT:

A066997

FRED A. WHITAKER

MERRILL REESE, INC.

The motion to file the petition for writ of mandate/prohibition is granted. The application for waiver of court fees and costs is granted.

The petition is denied.

SUPERIOR COURT, SAN FRANCISCO COUNTY,

Dated: SFP 22 1994

ANDERSON, P.J

P.J.